

IN THE MICHIGAN COURT OF APPEALS

ORDER

Re: **Amber Lucas v Dr Yasser Awaad Md**

Docket No. **292785**

L.C. No. **07-725829-NO**

Christopher M. Murray, Judge, acting under MCR 7.211(E)(2), orders:

The motion to strike appellees' brief is GRANTED IN PART. The report attached to appellees' brief as Exhibit K and the references to it in pages four and five of appellees's brief are STRICKEN as an impermissible expansion of the record on appeal. See MCR 7.210(A)(1) and *Coburn v Coburn*, 230 Mich App 118, 122-123; 583 NW2d 490 (1998), rev'd on other grounds, 459 Mich 874, 875 (1998). The Clerk is directed to remove Exhibit K and pages four and five of appellees' brief and replace pages four and five with the amended pages four and five that are attached to appellees' answer to the motion to strike.

Appellants may file an amended reply brief to replace the reply brief that was filed on May 20, 2010. The amended reply brief shall be filed within 14 days after the Clerk's certification of this order.



A true copy entered and certified by Sandra Schultz Mengel, Chief Clerk, on

JUN 09 2010

Date

Sandra Schultz Mengel
Chief Clerk